

1 Paul A. Cardinale SBN 8394
2 MEDICAL DEFENSE LAW GROUP
3 3800 Watt Avenue, Suite 245
4 Sacramento, CA 95821
5 Telephone: (916) 244-9116
6 Facsimile: (916) 244-9130
7 Email: paul.cardinale@med-defenselaw.com

8 *Southern Nevada Office:*

9 2460 Professional Court, Suite 110
10 Las Vegas, NV 89128
11 Tel: (702) 342-8116

12 Attorney for Defendants MICHAEL POPOV, D.O. and JONATHAN STILL, M.D.

13 **UNITED STATES DISTRICT COURT**
14 **DISTRICT OF NEVADA**

15 MARIAM BLUE, individually, and as Special
16 Administrator of the Estate of STEPHEN
17 BURRELL; LISA L. CARROLL on behalf of her
18 wards SMB, and SFB, individually,

19 Plaintiffs

20 vs.

21 CITY OF LAS VEGAS, a political subdivision of
22 the State of Nevada; MICHELE FREEMAN,
23 Former Chief of City of Las Vegas Department of
24 Public Safety in her official and individual
25 capacities, ROBERT STRAUBE, Deputy Chief of
26 Detention Services for City of Las Vegas
Department of Public Safety, LIEUTENANT
SHARON MEADS, LIEUTENANT CESAR
LANDROVE, LIEUTENANT VENUS
THOMPSON, LIEUTENANT DANIELLE
DAVIS, in their official and individual capacities,
WELLPATH CARE, F/K/A CORRECT CARE
SOLUTIONS, individually; OFFICER DORADO,
individually; OFFICER D. CHAPARRO,
individually; OFFICER M. WASHINGTON,
individually; SGT M. PARKER, individually;
SGT. C. SMITH, individually; SGT. WEDIG,
individually; SHAWN MAPLETON, individually;

27 CASE NO.: 2:21-cv-00372-CDS-DJA

28 **STIPULATION AND ORDER FOR
DISMISSAL WITH PREJUDICE AS TO
DEFENDANTS MICHAEL POPOV, D.O.
AND JONATHAN STILL, M.D.**

1 MICHAEL POPOV, individually; VIRGILIO
2 PADILLA, individually; FRANCES BODDIE-
3 SMALL, individually, EBONYMICHELLE D.
4 GARNER, individually; PSYCH RN DEE,
5 individually; REGINA ELIZONDO, individually,
and DOES 1-35 inclusive all of whom are sued in
their individual capacities.

6 Defendants

7 **IT IS HEREBY STIPULATED** between Defendants MICHAEL POPOV, D.O. and
8 JONATHAN STILL, M.D., by and through their attorney of record, Paul A. Cardinale of the law firm
9 Medical Defense Law Group and Plaintiffs MARIAM BLUE, individually, and as Special Administrator
10 of the Estate of STEPHEN BURRELL; LISA L. CARROLL on behalf of her wards SMB, and SFB,
11 individually by and through their attorney of record, Peter Goldstein of the Peter Goldstein Law Corp.,
12 that Defendants MICHAEL POPOV, D.O. and JONATHAN STILL, M.D. may be dismissed with
13 prejudice, each party to bear their own costs and attorney's fees.

14
15 Dated: September 22, 2023

PETER GOLSTEIN LAW CORP.

16 */s/ Peter Goldstein*

17 By: _____

18 Peter Goldstein, Esq.
19 Attorney for Plaintiffs MARIAM BLUE,
20 individually, and as Special Administrator of the
21 Estate of STEPHEN BURRELL; LISA L.
22 CARROLL on behalf of her wards SMB, and SFB

23
24 DATED: September 22, 2023

MEDICAL DEFENSE LAW GROUP.

25 */s/ Paul A. Cardinale*

26 By: _____

27 Paul A. Cardinale, Esq.
28 Attorney for Defendants MICHAEL POPOV, D.O.
and JONATHAN STILL, M.D.

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ORDER FOR DISMISSAL WITH PREJUDICE

Based on the foregoing stipulation, and good cause appearing therefore,

IT IS HEREBY ORDERED that defendants MICHAEL POPOV, D.O. and JONATHAN STILL, M.D. are dismissed from this action with prejudice, each party to bear their own costs and attorneys' fees.

DATED: December 13, 2023

UNITED STATES DISTRICT JUDGE